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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/615,166	07/07/2003	Johannes L. Marais	10953-008-999	8600	
36088 KANG LIM	7590 05/29/200	EXAMINER			
3494 CAMINO TASSAJARA ROAD #436			HAIDER, FAWAAD		
DANVILLE, O	JA 94306		ART UNIT	PAPER NUMBER	
			3627		
	•		MAIL DATE	DELIVERY MODE	
			05/29/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

-		A	pplication No.	1	Applicant(s)			
Office Action Summary			0/615,166		MARAIS, JOHANNES	S L.		
		E	kaminer		Art Unit			
			awaad Haider		3627			
Period fo	- The MAILING DATE of this communicat r Reply	ion appear	s on the cover sh	eet with the co	orrespondence addre	ess		
WHIC - Exten after 3 - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE MAIL sions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statutor e to reply within the set or extended period for reply will, leply received by the Office later than three months after the distribution of the patent term adjustment. See 37 CFR 1.704(b).	ING DATE  OFR 1.136(a) ation.  Ty period will ap by statute, caus	E OF THIS COMN In no event, however, oply and will expire SIX ( se the application to bec	MUNICATION may a reply be time 6) MONTHS from toome ABANDONED	ely filed he mailing date of this comm (35 U.S.C. § 133).			
Status								
1)🖂	Responsive to communication(s) filed o	n <i>09 April :</i>	<u>2007</u> .					
2a)□	This action is FINAL. 2b)[	☑ This act	tion is non-final.					
3)	Since this application is in condition for	allowance	except for formal	matters, pro	secution as to the m	nerits is		
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🖂	Claim(s) <u>1-9,27-35 and 53-61</u> is/are per	nding in the	e application.					
,	4a) Of the above claim(s)/0-1631-52 is/are withdrawn from consideration.							
	5) Claim(s) is/are allowed.							
6)⊠	6)⊠ Claim(s) <u>1-9, 27-35, and 53-61</u> is/are rejected.							
7) 🗌	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction	and/or ele	ection requiremen	nt.		•		
Applicati	on Papers			•		·		
9) 🔲 .	The specification is objected to by the E	xaminer.						
10)🖾	The drawing(s) filed on <u>07 July 2003</u> is/a	are: a)⊠ a	accepted or b)	objected to b	y the Examiner.			
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	nder 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> </ul>								
* See the attached detailed Office action for a list of the certified copies not received.								
2) Notice	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>See Continuation Sheet</u> .	-948)	Pap					

Continuation of Attachment(s) 3). Information Disclosure Statement(s) (PTO/SB/08), Paper No(s)/Mail Date :7/7/03,11/2/04, 11/8/04, 6/20/05, 5/12/06.

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## Election/Restrictions

Applicant's election with traverse of election of species I in the reply filed on 4/9/2007 is acknowledged. Applicant has not provided any reasons for the traverse.
 The requirement is still deemed proper and is therefore made FINAL.

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1-9, 27-35, and 53-61 are rejected under 35 U.S.C. 102(a) as being unpatentable over Boswell et al (2003/0126053).

Re Claims 1, 27, 53: Boswell et al discloses receiving a request for a graphical depiction of said plurality of price adjustments that are applied to said product set over said predetermined time period (see [0027, 0032] and Figures 5-6); retrieving, in response to said request, transaction data for said plurality of price adjustments for said product set during said predetermined time period from a database that stores transaction data for said product (see [0010, 0034, 0041, 0043, and 0079]; computing, for each price adjustment in said plurality of price adjustments, a representation of an amount the price of said product set was adjusted in accordance with said corresponding price adjustment during said predetermined time period using said

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transaction data (see [0030, 0039, and 0071]); and graphing each said representation as an element in a graph having a start price point and an end price point, wherein each said element is placed between said start price point and said end price point (see [0007, 0026, and 0027] and Figures 5-6). Boswell et al discloses a central processing unit, a memory, coupled to the CPU, the memory storing a waterfall history database that stores transaction data for said product, and a waterfall reporting module (see Waterfool Tool 20 and Waterfall Output 30 in Figure 1, Waterfall Worksheet in Figure 5, [0010, 0034, 0041, 0091-0093]).

Re Claims 2, 28, 54: Boswell et al discloses wherein said product set comprises a single shopkeeping unit that uniquely represents a product in a catalog of products (see [0077]).

Re Claims 3, 29, 55: Boswell et al discloses wherein said product set comprises each product sold to a particular customer or a particular group of customers during said predetermined time period (see [0075]).

Re Claims 4, 30, 56: Boswell et al discloses wherein each price adjustment in said plurality of price adjustments is selected from the group consisting of an order size discount, a promotion discount, an exception discount, a cash discount, a cooperative advertising discount, salesperson discretion, a promotional bonus, a product line rebate, an annual volume bonus, a marketing allowance, and a freight surcharge (see Figure 7, Figure 9, Figure 10, Figure 12, and [0007, 0033-0035, 0037, 0039, 0042, 0043, 0045, 0053-0056, 0060, 0061, 0063, 0065, 0066, 0069-0073, 0079-0084, 0088, and 0090]).

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Re Claims 5, 31, 57: Boswell et al discloses wherein each said representation of said amount the price was adjusted in accordance with said corresponding price adjustment is a summation of the amount the price was adjusted by said price adjustment in each transaction for the purchase of said product set during said predetermined time period (see [0048-0049, 0051, 0067-0068, 0076, 0081, 0083]).

Re Claims 6, 32, 58: Boswell et al discloses wherein each said representation of said amount the price was adjusted in accordance with said corresponding price adjustment is a weighted average of the amount the price was adjusted by said price adjustment in each transaction for the purchase of said product set during said predetermined time period (see [0040, 0074, 0076]).

Re Claims 7, 33, 59: Boswell et al discloses wherein said graph further includes one or more intermediate price points and each said element is associated with either an intermediate price point, selected from among said one or more intermediate price points, or said final price point, and wherein said element is plotted in the graph before the price point associated with the element (see [0007, 0080, and Figures 5-6).

Re Claims 8, 34, 60: Boswell et al discloses wherein an intermediate price point in said one or more intermediate price points is an invoice price (see [0007, 0027, and 0084]).

Re Claims 9, 35, 61: Boswell et al discloses accepting a selection of the element in said graph that corresponds to said first price adjustment; and graphing, for each subcategory of said first price adjustment, the representation that corresponds to said subcategory of said first price adjustment (see [0007, 0026, and 0027].).

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## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fawaad Haider whose telephone number is 571-272-7178. The examiner can normally be reached on Monday-Friday 7:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor Ryan Zeender can be reached on 571-272-6790. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Fawaad Haider Examiner Art Unit 3627

FIH

F. RYAN ZEENDER
SUPERVISORY PATENT EXAMINER

8/10/07